1995 SESSION

1 2 3 4 5 6	LD1955492 HOUSE JOINT RESOLUTION NO. 439 House Amendments in [] — February 4, 1995 Requesting the Family Law Section of the Virginia State Bar to study the issue of the award of rehabilitative alimony and the reservation of spousal support after the entry of a final decree of divorce.
7	Patrons—Woodrum and Jones, J.C.
8 9 10	Referred to Committee on Rules
11 12 13 14	WHEREAS, rehabilitative alimony is generally known as a type of spousal support awarded for a defined or limited term or event without a further reservation of support after payment of such award; and WHEREAS, Virginia case law and § 20-107.1 of the Virginia Code do not recognize the authority of
15 16 17 18 19	the trial court to award rehabilitative alimony without a continued reservation of spousal support; and WHEREAS, the great majority of the case law or statutes of other states provides courts with the authority to award rehabilitative alimony as an alternative or in addition to an award of permanent periodic spousal support or an award of lump sum spousal support; and WHEREAS, a recent survey of the members of the Family Law Section of the Virginia State Bar
20 21 22 23	resulted in over 80 percent of the respondents to such survey favoring an amendment to Virginia's spousal support statute to provide the court with the discretion to award rehabilitative alimony as a further alternative method of awarding spousal support in appropriate cases; now, therefore, be it RESOLVED by the House of Delegates, the Senate concurring, That the Family Law Section of the
24 25 26 27	Virginia State Bar be requested to study the desirability of allowing judges, in their discretion, to award rehabilitative alimony or spousal support to a spouse, to determine the conditions under which such an award should be made and its relationship to the issue of the continued reservation of spousal support to a spouse, and to determine the amendments necessary to the Code of Virginia to provide language
28 29 30 31	granting such authorization; and, be it RESOLVED FURTHER, That such study shall also include one member each from the Virginia Women's Attorneys Association, the National Organization of Women, [the American Father's Coalition] and such other interest groups as deemed appropriate by the Family Law Section of the Virginia State

Women's Attorneys Association, the National Organization of Women, [the American Father's Coalition] and such other interest groups as deemed appropriate by the Family Law Section of the Virginia State Bar.

The Family Law Section of the Virginia State Bar shall complete its work in time to submit its findings and recommendations to the Governor and the 1996 Session of the General Assembly as provided in the procedures of the Division of Legislative Automated Systems for the processing of legislative documents.

9/24/22 5:57